

REQUEST FOR PROPOSALS # 2016044 Fasteners, Hardware and Electrical Supplies

August 25, 2015

NOTICE IS HEREBY GIVEN that sealed proposals will be received by the City of Mesa (City) until 3:00 PM, Local Time, September 16, 2015, to provide Expendables for our Fleet Services Department and other City Departments as needed. Expendables include, but are not limited to, fasteners, related hardware and electrical supplies commonly used in an automotive repair facility and general repairs.

NOTE: All vendors wishing to conduct business with the City are required to register and maintain all information used for the notification of solicitation opportunities and issuance of payment in the Vendor Self Service (VSS) system. For more information and to register go to http://mesaaz.gov/business/purchasing/vendor-self-service.

Proposals must be in accordance with the provisions, specifications and instructions set forth herein and will be received by Purchasing until the above noted time, when they will be publicly acknowledged and accepted.

Proposal packets, any attachments and addenda are available for download at

www.mesaaz.gov/purchasing.

Please read the entire solicitation package and submit the proposal in accordance with the instructions. This document (less this invitation and the instructions) and any required response documents, attachments, and submissions will constitute the proposal.

Mesa's Procurement Policies and Rules are available on the Purchasing Division's website at www.mesaaz.gov/purchasing.

Questions concerning this solicitation should be directed, IN WRITING, to the following Purchasing contacts or their designees:

<u>Technical Questions:</u> Darryl Woodson, CPPB

Senior Procurement Officer Purchasing FAX: (480) 644-2655

darryl.woodson@MesaAZ.gov

General or Process Questions:

Cvndi Gonzales

Procurement Specialist Purchasing

FAX: (480) 644-2655

cyndi.gonzales@MesaAZ.gov

INSTRUCTIONS

- i.1 <u>VENDOR QUESTIONS:</u> All questions regarding the contents of this solicitation, and solicitation process (including requests for ADA accommodations), shall be directed solely to the Purchasing contacts or designees listed on Page 1 or the Purchasing Administrator. Questions should be submitted in writing via letter, fax or email. Questions received less than seven (7) calendar days prior to the due date and time may be answered at the discretion of the City.
- i.2 <u>ADDENDA/CLARIFICATIONS:</u> Any changes to the specifications will be in the form of an addendum. Addenda are posted on the City website no less than seven (7) days prior to the due date. Contractors are cautioned to check the Purchasing Website for addenda and clarifications prior to submitting their proposal. The City cannot be held responsible if a Contractor fails to receive any addenda issued. The City shall not be responsible for any oral changes to these specifications made by any employees or officer of the City. Failure to acknowledge receipt of an addendum may result in disqualification of a proposal.

i.3	<u>VENDOR CONFERENCE / SITE VISIT:</u> Mandatory Attendance:			☐ No ⊠ No
			☐ Yes	
	Date and Time	September 9, 2015, @10:	30 a m	

Location: Fleet Support Services

310 E 6th Street, Mesa, AZ 85201

The conference/site visit provides interested parties an opportunity to discuss the City's needs, inspect the site and ask questions. During any site visit you must fully acquaint yourself with the conditions as they exist and the character of the operations to be conducted under the resulting contract.

i.4 DUE DATE & TIME FOR SUBMISSION AND OPENING:

Date: September 16, 2015 **Time:** 3:00 P.M. (Local Time)

The City will open all proposals properly and timely submitted, and will record the names and other information specified by law and rule. All proposals become the property of the City and will not be returned except in the case of a late submission. Respondent names, as read at the proposal opening, will be posted on the City website. Once a contract has been executed by the City, proposals are available for inspection by contacting Purchasing.

i.5 **PROPOSAL FIRM TIME:**

120 Days from Opening

Proposal shall remain firm and unaltered after opening for the number of days shown above. The City may accept the proposal, subject to successful contract negotiations, at any time during this time.

i.6 PROPOSAL SECURITY:

☐ Yes \$ 0.00 ☒ No

i.7 **SUBMIT PROPOSALS TO:**

Use label at the end of this solicitation package

City of Mesa
Attn: Purchasing

20 E. Main St., Suite 400

Mesa, AZ 85201

Proposals will be received publicly at this address. Proposers may mail or hand-deliver proposals. E-mail or fax submissions will not be accepted.

No responsibility will attach to the City of Mesa, its employees or agents for premature opening of a proposal that is not properly addressed and identified.

i.8 <u>LATE PROPOSALS</u>. The proposer assumes responsibility for having the proposal delivered on time at the place specified. All proposals received after the date and time specified shall not be considered and will be returned unopened to the proposer. The proposer assumes the risk of any delay in the

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mail or in handling of the mail by employees of the City of Mesa, or any private courier, regardless whether sent by mail or by means of personal delivery. You must allow adequate time to accommodate all registration and security screenings at the delivery site. A valid photo I.D. may be required. It shall not be sufficient to show that you mailed or commenced delivery before the due date and time. All times are Mesa, Arizona local times. The proposer agrees to accept the time stamp in the City Purchasing Office as the official time.

i.9 **LOBBYING PROHIBITION.** Any communication regarding this solicitation for the purpose of influencing the process or the award, between any person or affiliates seeking an award from this solicitation and the City, including but not limited to the City Council, employees, and consultants hired to assist in the solicitation, is prohibited.

This prohibition is imposed from the time of the first public notice of the solicitation until the City cancels the solicitation, rejects all responses, awards a contract or otherwise takes action which ends the solicitation process. This section shall not prohibit public comment at any City Council meeting, study session or Council committee meeting.

This prohibition shall not apply to vendor-initiated communication with the contact(s) identified in the solicitation or City-initiated communications for the purposes of conducting the procurement including but not limited to pre-proposal conferences, clarification of responses, presentations if provided in the solicitation, requests for Best and Final Proposals, contract negotiations, protest/appeal resolution, or surveying non-responsive Contractors.

Violations of this provision shall be reported to the Purchasing Administrator. Persons violating this prohibition may be subject to a warning letter or rejection of their response depending on the nature of the violation.

i.10 **LAWFUL PRESENCE IN THE UNITED STATES.** Arizona Revised Statutes §1-502 requires that all Persons who will be awarded a contract (a Public Benefit as defined in 8 USC Section 1621) must demonstrate they are lawfully present in the United States. Person is defined as a Natural person and therefore excludes Limited Liability Companies, Corporations or Partnerships as indicated on your W-9 form.

Individuals or Sole Proprietorships must complete the affidavit in the "Vendor Information" section of this solicitation. Offers that fail to provide a completed affidavit and any required attachments may be deemed non-responsive.

- i.11 **COMMENCEMENT OF WORK.** If proposer begins any billable work prior to the City's final approval and execution of the contract, proposer does so at its own risk.
- i.12 **RESPONSIBILITY TO READ AND UNDERSTAND.** Failure to read, examine and understand the solicitation will not excuse any failure to comply with the requirements of the solicitation or any resulting contract, nor shall such failure be a basis for claiming additional compensation. If a Contractor suspects an error, omission or discrepancy in this solicitation, the Contractor must immediately and in any case not later than seven (7) business days in advance of the due date notify the contact on page 1. The City is not responsible for and will not pay any costs associated with the preparation and submission of the proposal. Proposers are cautioned to verify their proposals before submission, as amendments to or withdrawal of proposals submitted after time specified for opening of proposals may not be considered. The City will not be responsible for any proposer errors or omissions.
- i.13 **FORM AND CONTENT OF PROPOSALS.** Unless otherwise instructed or allowed, proposals shall be submitted on the forms provided. An original and the designated number of copies of each proposal are required. Proposals, including modifications, must be submitted in ink, typed, or printed form and signed by an authorized representative. Please line through and initial rather than erase changes. If the proposal is not properly signed or if any changes are not initialed, it may be considered non-responsive. In the event of a disparity between the unit price and the extended price, the unit price shall prevail unless obviously in error, as determined by the City. The City may require that proposals be submitted on CD or thumb drive. The proposal must provide all information

- requested and must address all points. The City does not encourage exceptions. The City is not required to grant exceptions and depending on the exception, the City may reject the proposal.
- i.14 **SPECIFICATIONS.** Technical specifications define the minimum acceptable standard. When the specification calls for "Brand Name or Equal," the brand name product is acceptable. Other products will be considered upon showing the other product meets stated specifications and is equivalent to the brand product in terms of quality, performance and desired characteristics.
 - Minor differences that do not affect the suitability of the supply or service for the City's needs may be accepted. Burden of proof that the product meets the minimum standards or is equal to the brand name product, is on the proposer. The City reserves the right to reject proposals that the City deems unacceptable.
- i.15 MODIFICATION / WITHDRAWAL OF PROPOSAL. Written requests to modify or withdraw the proposal received by the City prior to the scheduled opening time will be accepted and will be corrected after opening. No oral requests will be allowed. Requests must be addressed and labeled in the same manner as the proposal and marked as a MODIFICATION or WITHDRAWAL of the proposal. Requests for withdrawal after the proposal opening will only be granted upon proof of undue hardship and may result in the forfeiture of any proposal security. Any withdrawal after the proposal opening shall be allowed solely at the City's discretion.
- i.16 **DEBARMENT DISCLOSURE.** If the Contractor submitting this proposal has been debarred, suspended, or otherwise lawfully precluded from participating in any public procurement activity, including being disapproved as a subcontractor with any federal, state, or local government, or if any such preclusion from participation from any public procurement activity is currently pending, the proposer shall include a letter with its proposal identifying the name and address of the governmental unit, the effective date of this suspension or debarment, the duration of the suspension or debarment, and the relevant circumstances relating to the suspension or debarment. If suspension or debarment is currently pending, a detailed description of all relevant circumstances including the details enumerated above must be provided. A proposal from a proposer who is currently debarred, suspended or otherwise lawfully prohibited from any public procurement activity may be rejected.
- i.17 RESERVATIONS. The City reserves the right to reject any or all proposals or any part thereof; to reissue the solicitation; to reject non-responsive or non-responsible proposals; to reject unbalanced proposals; to reject proposals where the terms, prices, and/or awards are conditioned upon another event; to reject individual proposals for failure to meet any requirement; to award by item, part or portion of an item, group of items, or total; to make multiple awards; to waive minor irregularities, defects, omissions, technicalities or form errors in any proposal. The City may seek clarification of the proposal from proposer at any time, and failure to respond is cause for rejection. Submission of a proposal confers on proposer no right to an award or to a subsequent contract. The City is charged by its Charter to make an award that is in the best interest of the City. All decisions on compliance, evaluation, terms and conditions shall be made solely at the City's discretion and made to favor the City. No binding contract will exist between the proposer and the City until the City executes a written contract or purchase order.
- i.18 OFFICIAL SOLICITATION DOCUMENT. Changes to the solicitation document made by a proposer may not be acknowledged or accepted by the City. Award or execution of a contract does not constitute acceptance of a changed term, condition or specification unless specifically acknowledged and agreed to by the City. The copy maintained and published by the City shall be the official solicitation document.
- i.19 **COPYING OF PROPOSALS.** Proposer hereby grants the City permission to copy all parts of its proposal, including without limitation any documents and/or materials copyrighted by the proposer. The City's right to copy shall be for internal use in evaluating the proposal.
- i.20 **CONTRACTOR ETHICS.** It is the policy of the City to promote courtesy, fairness, impartiality, integrity, service, professionalism, economy, and government by law in the Procurement process. The responsibility for implementing this policy rests with each individual who participates in the Procurement process, including Respondents and Contractors.

INSTRUCTIONS

To achieve the purpose of this Article, it is essential that Respondents and Contractors doing business with the City also observe the ethical standards prescribed herein. It shall be a breach of ethical standards to:

- a. Exert any effort to influence any City employee or agent to breach the standards of ethical conduct.
- b. Intentionally invoice any amount greater than provided in Contract or to invoice for Materials or Services not provided.
- c. Intentionally offer or provide sub-standard Materials or Services or to intentionally not comply with any term, condition, specification or other requirement of a City Contract.
- i.21 **GIFTS.** The City will accept no gifts, gratuities or advertising products from proposers or prospective proposers and affiliates. The City may request product samples from Contractors for product evaluation.
- i.22 **PROTESTS AND APPEALS.** If a Respondent believes there is a mistake, impropriety, or defect in the solicitation, believes the City improperly rejected its proposal, and/or believes the selected proposal is not in the City's best interests, the Respondent may submit a written protest. All protests and appeals are governed by the City of Mesa Procurement Rules ("Procurement Rules"). Please see the Procurement Rules for more information; if there exists any discrepancy in this Section i.22 and the Procurement Rules, the language of the Procurement Rules controls.

Protests based upon alleged mistake, impropriety, or defect in a solicitation that is apparent before the proposal opening must be filed with the Procurement Officer no later than 6:00 p.m. four (4) calendar days before Proposal Opening. Protests that only become apparent after the Proposal Opening must be filed within the earlier of seven (7) calendar days after: (i) the protestor knows or should have known the basis of the protest; or (ii) the date the City issues a Notice of Intent to Award. Protests that only become apparent after the City issues a Notice of Intent to Award must be filed within seven (7) calendar days after the protestor knows or should have known the basis of the protest; however, no protest may be filed later than seven (7) calendar days after contract execution.

A protestor must file the protest with the Procurement Officer. Only written protests submitted in accordance with the Procurement Rules, within the time allowed, that are based on legal and/or factual grounds will be considered. The Procurement Officer will issue a written decision.

A protestor has the right to appeal the decision of the Procurement Officer to the City Manager or designee. Appeals must be filed with the Chief Procurement Officer within seven (7) calendar days after the date the decision is received by the protestor. The appeal must be in accordance with the Procurement Rules and be based on factual or legal errors in the Procurement Officer's decision, not simply a disagreement with that decision.

The City Manager or designee will review the record and all documents submitted to the Procurement Officer to determine whether the decision should be sustained. The City Manager, at his/her sole discretion, has the option of referring the appeal to a hearing officer. The City Manager or designee will issue a written response to the appeal and this determination is final.

Protest and appeal responses will be made by the City in a timely manner. The Procurement Officer will have the sole discretion to stay the contract process until a protest or appeal is resolved. Concerns raised seven (7) calendar days or more after execution of the contract are not subject to this protest/appeal process. Protests and appeals that do not follow the processes contained in this section will be rejected.

ADDRESS PROTESTS TO:

Matt Bauer Procurement Administrator 20 East Main Street, Suite 400 PO Box 1466

Mesa, Arizona 85211-1466 Fax: (480) 644-2655

ADDRESS APPEALS TO:

Edward Quedens
Chief Procurement Officer, Business Services Director
20 East Main Street, Suite 450
PO Box 1466
Mesa, Arizona 85211-1466

Fax: (480) 644-2687

- i.23 **EVALUATION PROCESS.** Proposals will be reviewed by a screening committee comprised of City employees and/or authorized agents. The City staff may or may not initiate discussions with proposers for clarification purposes. Clarification is not an opportunity to change the proposal. Proposers shall not initiate discussions with any City employee or official.
- i.24 **CRITERIA FOR EVALUATION AND AWARD.** The City evaluates four categories of information: responsiveness, responsibility, the technical proposal and price. All proposals must meet the following responsiveness and responsibility criteria.
- a) Responsiveness. The City will determine whether the proposal complies with the instructions for submitting proposals including completeness of proposal which encompasses the inclusion of all required attachments and submissions. The City must reject any proposals that are submitted late. Failure to meet other requirements may result in rejection.
- b) Responsibility. The City will determine whether the proposer is one with whom it can or should do business. Factors that the City may evaluate to determine "responsibility" include, but are not limited to: excessively high or low priced proposals, past performance, references (including those found outside the proposal), compliance with applicable laws-including tax laws, proposer's record of performance and integrity- e.g. has the proposer been delinquent or unfaithful to any contract with the City, whether the proposer is qualified legally to contract with the City, financial stability and the perceived ability to perform completely as specified. A proposer must at all times have financial resources sufficient, in the opinion of the City, to ensure performance of the contract and must provide proof upon request. City staff may also use Dun & Bradstreet and/or any generally available industry information. The City reserves the right to inspect and review proposer's facilities, equipment and personnel and those of any identified subcontractors. The City will determine whether any failure to supply information, or the quality of the information, will result in rejection.
- c) Technical Proposal. The City will determine how well proposals meet its requirements in terms of the response to the specifications and how well the offer addresses the needs of the project. The City will rank offers using a point ranking system (unless otherwise specified) as an aid in conducting the evaluation.
- d) Price. We will then evaluate the proposals that have met the requirements above.
- e) Those Contractors supplying quotes, bids or proposal who have Mesa Transaction Privilege Tax license and who would be charging Mesa City TPT on the invoice if awarded, will have 1.75% removed from the taxable item(s) for the purpose of award evaluation. Awarded Contractors shall charge the full amount of tax on their invoice(s).
 - This consideration does not apply to:
- Construction procurements or any other procurement done using Arizona Revised Statutes Title 34 processes.
- Purchases using Federal or other funds where the agreement that provided the funds precludes any local consideration or preference.
- f) If less than (3) responsive proposals are received, at the City's sole discretion, the proposals may be evaluated using simple comparative analysis instead of any announced method of evaluation, subject to meeting administrative and responsibility requirements.

The criteria that will be evaluated and their relative weights are:

Evaluation Criteria	Points
Firm's Proposed Solution	500
Firm's Qualifications & Experience	100
Pricing & Compensation	400

Lowest Proposal Cost
Proposal Cost being evaluated

X Price Points Possible = Pricing Score

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INSTRUCTIONS – EVALUATION

- i.25 **SHORT-LISTING.** The City at its sole discretion may create a short-list of the highest scored proposals based on a preliminary evaluation against the evaluation criteria. Only those short-listed proposers would be invited to give presentations and/or interviews. Upon conclusion of any presentations/interviews, the City will finalize the scoring against the evaluation criteria.
- i.26 **PRESENTATIONS/INTERVIEWS.** The proposer must provide a formal presentation/interview on-site at a City location upon request.
- i.27 <u>BEST & FINAL OFFERS</u>. The City may request best & final offers if deemed necessary, and will determine the scope and subject of any best & final request. However, the proposer should not expect that the City will ask for best & finals. Therefore, proposer must submit their best offer based on the terms and conditions set forth in this solicitation.
- i.28 **COST JUSTIFICATION.** In the event only one response is received, the City may require that the proposer submit a cost proposal in sufficient detail for the City to perform a cost/price analysis to determine if the proposal price is fair and reasonable.
- i.29 CONTRACT NEGOTIATIONS AND ACCEPTANCE. Proposer must be prepared for the City to accept the proposal as submitted. If proposer fails to sign all documents necessary to successfully execute the final contract within a reasonable time as specified, or negotiations do not result in an acceptable agreement, the City may reject proposal or revoke the award, and may begin negotiations with another proposer. Final contract terms must be approved or signed by the appropriately authorized City official(s). No binding contract will exist between the proposer and the City until the City executes a written contract or purchase order.
- i.30 **NOTICE OF INTENT TO AWARD.** Notices of the City's intent to award a Contract are posted to the Purchasing Division's website before 6:00 PM local time on Wednesdays. If Wednesday is a holiday observed by the City, Notice will be posted on Tuesday.
 - It is the proposer's responsibility to check the City of Mesa's Purchasing website at www.mesaaz.gov/purchasing to view Purchasing's Intent to Award notices. This is the only notification you will receive regarding the City's intent to award a contract related to this solicitation.

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- S.1 <u>INDEPENDENT CONTRACTOR</u>. It is expressly understood that the relationship of Contractor to the City will be that of an independent contractor. Contractor and all persons employed by Contractor, either directly or indirectly, are Contractor's employees, not City employees. Accordingly, Contractor and Contractor's employees are not entitled to any benefits provided to City employees including, but not limited to, health benefits, enrollment in a retirement system, paid time off or other rights afforded City employees. Contractor employees will not be regarded as City employees or agents for any purpose, including the payment of unemployment or workers' compensation. If any Contractor employees or subcontractors assert a claim for wages or other employment benefits against the City, Contractor will defend, indemnify and hold harmless the City from all such claims.
- S.2 <u>SUBCONTRACTING</u>. Contractor may not subcontract work under this Agreement without the express written permission of the City. If Contractor has received authorization to subcontract work, it is agreed that all subcontractors performing work under the Agreement must comply with its provisions. Further, all agreements between Contractor and its subcontractors must provide that the terms and conditions of this Agreement be incorporated therein.
- S.3 **ASSIGNMENT.** This Agreement may not be assigned either in whole or in part without first receiving the City's written consent. Any attempted assignment, either in whole or in part, without such consent will be null and void and in such event the City will have the right at its option to terminate the Agreement. No granting of consent to any assignment will relieve Contractor from any of its obligations and liabilities under the Agreement.
- S.4 <u>SUCCESSORS AND ASSIGNS, BINDING EFFECT</u>. This Agreement will be binding upon and inure to the benefit of the parties and their respective permitted successors and assigns.
- S.5 **NO THIRD PARTY BENEFICIARIES.** This Agreement is intended for the exclusive benefit of the parties. Nothing set forth in this Agreement is intended to create, or will create, any benefits, rights, or responsibilities in any third parties.
- S.6 **NON-EXCLUSIVITY.** The City, in its sole discretion, reserves the right to request the materials or services set forth herein from other sources when deemed necessary and appropriate. No exclusive rights are encompassed through this Agreement.
- S.7 <u>AMENDMENTS</u>. There will be no oral changes to this Agreement. This Agreement can only be modified in a writing signed by both parties. No charge for extra work or material will be allowed unless approved in writing, in advance, by the City and Contractor.
- S.8 **TIME OF THE ESSENCE**. Time is of the essence to the performance of the parties' obligations under this Agreement.

S.9 **COMPLIANCE WITH APPLICABLE LAWS.**

- a. General. Contractor must procure all permits and licenses, and pay all charges and fees necessary and incidental to the lawful conduct of business. Contractor must stay fully informed of existing and future federal, state, and local laws, ordinances, and regulations that in any manner affect the fulfillment of this Agreement and must comply with the same at its own expense. Contractor bears full responsibility for training, safety, and providing necessary equipment for all Contractor personnel to achieve throughout the term of the Agreement. Upon request, Contractor will demonstrate to the City's satisfaction any programs, procedures, and other activities used to ensure compliance.
- b. Drug-Free Workplace. Contractor is hereby advised that the City has adopted a policy establishing a drug-free workplace for itself and those doing business with the City to ensure the safety and health of all persons working on City contracts and projects. Contractor will require a drug-free workplace for all Contractor personnel working under this Agreement. Specifically, all Contractor personnel who are working under this Agreement must be notified in writing by Contractor that they are prohibited from the manufacture, distribution, dispensation, possession, or unlawful use of a controlled substance in the workplace. Contractor agrees to prohibit the use of intoxicating substances by all Contractor personnel,

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- and will ensure that Contractor personnel do not use or possess illegal drugs while in the course of performing their duties.
- c. Federal and State Immigration Laws. Contractor agrees to comply with the Immigration Reform and Control Act of 1986 (IRCA) in performance under this Agreement and to permit the City and its agents to inspect applicable personnel records to verify such compliance as permitted by law. Contractor will ensure and keep appropriate records to demonstrate that all Contractor personnel have a legal right to live and work in the United States.
 - (i) As applicable to Contractor, under the provisions of A.R.S. § 41-4401, Contractor hereby warrants to the City that Contractor and each of its subcontractors will comply with, and are contractually obligated to comply with, all federal immigration laws and regulations that relate to their employees and A.R.S. § 23-214(A) (hereinafter "Contractor Immigration Warranty").
 - (ii) A breach of the Contractor Immigration Warranty will constitute as a material breach of this Agreement and will subject Contractor to penalties up to and including termination of this Agreement at the sole discretion of the City.
 - (iii) The City retains the legal right to inspect the papers of all Contractor personnel who provide services under this Agreement to ensure that Contractor or its subcontractors are complying with the Contractor Immigration Warranty. Contractor agrees to assist the City in regard to any such inspections.
 - (iv) The City may, at its sole discretion, conduct random verification of the employment records of Contractor and any subcontractor to ensure compliance with the Contractor Immigration Warranty. Contractor agrees to assist the City in regard to any random verification performed.
 - (v) Neither Contractor nor any subcontractor will be deemed to have materially breached the Contractor Immigration Warranty if Contractor or subcontractor establishes that it has complied with the employment verification provisions prescribed by Sections 274A and 274B of the Federal Immigration and Nationality Act and the E-Verify requirements prescribed by A.R.S. § 23-214 (A).
- d. Nondiscrimination. Contractor represents and warrants that it does not discriminate against any employee or applicant for employment or person to whom it provides services because of race, color, religion, sex, national origin, or disability, and represents and warrants that it complies with all applicable federal, state, and local laws and executive orders regarding employment. Contractor and Contractor's personnel will comply with applicable provisions of Title VII of the U.S. Civil Rights Act of 1964, as amended, Section 504 of the Federal Rehabilitation Act, the Americans with Disabilities Act (42 U.S.C. § 12101 et seq.), and applicable rules in performance under this Agreement.
- e. **State Sponsors of Terrorism Prohibition.** Per A.R.S. § 35-392, Contractor must not be in violation of section 6(j) of the Federal Export Administration Act and subsequently prohibited by the State of Arizona from selling goods of services to the City.

S.10 **SALES/USE TAX, OTHER TAXES.**

- a. Contractor is responsible for the payment of all taxes including federal, state, and local taxes related to or arising out of Contractor's services under this Agreement, including by way of illustration but not limitation, federal and state income tax, Social Security tax, unemployment insurance taxes, and any other taxes or business license fees as required. If any taxing authority should deem Contractor or Contractor employees an employee of the City, or should otherwise claim the City is liable for the payment of taxes that are Contractor's responsibility under this Agreement, Contractor will indemnify the City for any tax liability, interest, and penalties imposed upon the City.
- b. The City is exempt from paying certain federal excise taxes and will furnish an exemption certificate upon request. The City is <u>not</u> exempt from state and local sales/use taxes.

- S.11 <u>AMOUNTS DUE THE CITY</u>. Contractor must be current and remain current in all obligations due to the City during the performance of services under the Agreement. Payments to Contractor may be offset by any delinquent amounts due the City or fees and charges owed to the City.
- S.12 **PUBLIC RECORDS.** Contractor acknowledges that the City is a public entity, subject to Arizona's public records laws (A.R.S. § 39-121 et. seq.) and that any documents related to this Agreement may be subject to disclosure pursuant to state law in response to a public records request or to subpoena or other judicial process.
- S.13 AUDITS AND RECORDS. Contractor must preserve the records related to this Agreement for six (6) years after completion of the Agreement. The City or its authorized agent reserves the right to inspect any records related to the performance of work specified herein. In addition, the City may inspect any and all payroll, billing or other relevant records kept by Contractor in relation to the Agreement. Contractor will permit such inspections and audits during normal business hours and upon reasonable notice by the City. The audit of records may occur at Contractor's place of business or at City offices, as determined by the City.
- S.14 **BACKGROUND CHECK.** The City may conduct criminal, driver history, and all other requested background checks of Contractor personnel who would perform services under the Agreement or who will have access to the City's information, data, or facilities in accordance with the City's current background check policies. Any officer, employee, or agent that fails the background check must be replaced immediately for any reasonable cause not prohibited by law.
- S.15 SECURITY CLEARANCE AND REMOVAL OF CONTRACTOR PERSONNEL. The City will have final authority, based on security reasons: (i) to determine when security clearance of Contractor personnel is required; (ii) to determine the nature of the security clearance, up to and including fingerprinting Contractor personnel; and (iii) to determine whether or not any individual or entity may provide services under this Agreement. If the City objects to any Contractor personnel for any reasonable cause not prohibited by law, then Contractor will, upon notice from the City, remove any such individual from performance of services under this Agreement.

S.16 **DEFAULT.**

- a. A party will be in default if that party:
 - Is or becomes insolvent or is a party to any voluntary bankruptcy or receivership proceeding, makes an assignment for a creditor, or there is any similar action that affects Contractor's capability to perform under the Agreement;
 - (ii) Is the subject of a petition for involuntary bankruptcy not removed within sixty (60) calendar days;
 - (iii) Conducts business in an unethical manner as set forth in the City Procurement Rules Article 7 or in an illegal manner; or
 - (iv) Fails to carry out any term, promise, or condition of the Agreement.
- b. Contractor will be in default of this Agreement if Contractor is debarred from participating in City procurements and solicitations in accordance with Article 6 of the City's Procurement Rules.
- c. Notice and Opportunity to Cure. In the event a party is in default then the other party may, at its option and at any time, provide written notice to the defaulting party of the default. The defaulting party will have thirty (30) days from receipt of the notice to cure the default; the thirty (30) day cure period may be extended by mutual agreement of the parties, but no cure period may exceed ninety (90) days. A default notice will be deemed to be sufficient if it is reasonably calculated to provide notice of the nature and extent of such default. Failure of the non-defaulting party to provide notice of the default does not waive any rights under the Agreement.
- d. **Anticipatory Repudiation.** Whenever the City in good faith has reason to question Contractor's intent or ability to perform, the City may demand that Contractor give a written assurance of its intent and ability to perform. In the event that the demand is made and no

written assurance is given within five (5) calendar days, the City may treat this failure as an anticipatory repudiation of the Agreement.

- S.17 **REMEDIES.** The remedies set forth in this Agreement are not exclusive. Election of one remedy will not preclude the use of other remedies. In the event of default:
 - a. The non-defaulting party may terminate the Agreement, and the termination will be effective immediately or at such other date as specified by the terminating party.
 - b. The City may purchase the services required under the Agreement from the open market, complete required work itself, or have it completed at the expense of Contractor. If the cost of obtaining substitute services exceeds the contract price, the City may recover the excess cost by: (i) requiring immediate reimbursement to the City; (ii) deduction from an unpaid balance due to Contractor; (iii) collection against the proposal and/or performance security, if any; (iv) collection against liquidated damages (if applicable); or (v) a combination of the aforementioned remedies or other remedies as provided by law. Costs includes any and all, fees, and expenses incurred in obtaining substitute services and expended in obtaining reimbursement, including, but not limited to, administrative expenses, attorneys' fees, and costs.
 - c. The non-defaulting party will have all other rights granted under this Agreement and all rights at law or in equity that may be available to it.
 - d. Neither party will be liable for incidental, special, or consequential damages.
- S.18 **CONTINUATION DURING DISPUTES.** Contractor agrees that during any dispute between the parties, Contractor will continue to perform its obligations until the dispute is settled, instructed to cease performance by the City, enjoined or prohibited by judicial action, or otherwise required or obligated to cease performance by other provisions in this Agreement.
- S.19 **TERMINATION FOR CONVENIENCE**. The City reserves the right to terminate this Agreement in part or in whole upon thirty (30) calendar days' written notice.
- S.20 <u>TERMINATION FOR CONFLICT OF INTEREST (A.R.S. § 38-511).</u> Pursuant to A.R.S. § 38-511, the City may cancel this Agreement within three (3) years after its execution, without penalty or further obligation, if any person significantly involved in initiating, securing, drafting, or creating the Agreement for the City becomes an employee or agent of Contractor.
- S.21 TERMINATION FOR NON-APPROPRIATION AND MODIFICATION FOR BUDGETARY CONSTRAINT. The City is a governmental agency which relies upon the appropriation of funds by its governing body to satisfy its obligations. If the City reasonably determines that it does not have funds to meet its obligations under this Agreement, the City will have the right to terminate the Agreement without penalty on the last day of the fiscal period for which funds were legally available. In the event of such termination, the City agrees to provide written notice of its intent to terminate thirty (30) calendar days prior to the stated termination date.
- S.22 PAYMENT TO CONTRACTOR UPON TERMINATION. Upon termination of this Agreement, Contractor will be entitled only to payment for those services performed up to the date of termination, and any authorized expenses already incurred up to such date of termination. The City will make final payment within thirty (30) calendar days after the City has both completed its appraisal of the materials and services provided and received Contractor's properly prepared final invoice.
- S.23 NON-WAIVER OF RIGHTS. There will be no waiver of any provision of this agreement unless approved in writing and signed by the waiving party. Failure or delay to exercise any rights or remedies provided herein or by law or in equity, or the acceptance of, or payment for, any services hereunder, will not release the other party of any of the warranties or other obligations of the Agreement and will not be deemed a waiver of any such rights or remedies.
- S.24 INDEMNIFICATION/LIABILITY.

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- a. To the fullest extent permitted by law, Contractor agrees to defend, indemnify, and hold the City, its officers, agents, and employees, harmless from and against any and all liabilities, demands, claims, suits, losses, damages, causes of action, fines or judgments, including costs, attorneys', witnesses', and expert witnesses' fees, and expenses incident thereto, relating to, arising out of, or resulting from: (i) the services provided by Contractor personnel under this Agreement; (ii) any negligent acts, errors, mistakes or omissions by Contractor or Contractor personnel; and (iii) Contractor or Contractor personnel's failure to comply with or fulfill the obligations established by this Agreement.
- b. Contractor will update the City during the course of the litigation to timely notify the City of any issues that may involve the independent negligence of the City that is not covered by this indemnification.
- c. The City assumes no liability for actions of Contractor and will not indemnify or hold Contractor or any third party harmless for claims based on this Agreement or use of Contractor-provided supplies or services.
- S.25 WARRANTY. Contractor warrants that the services and materials will conform to the requirements of the Agreement. Additionally, Contractor warrants that all services will be performed in a good, workman-like and professional manner. The City's acceptance of service or materials provided by Contractor will not relieve Contractor from its obligations under this warranty. If any materials or services are of a substandard or unsatisfactory manner as determined by the City, Contractor, at no additional charge to the City, will provide materials or redo such services until in accordance with this Agreement and to the City's reasonable satisfaction.
 - Unless otherwise agreed, Contractor warrants that materials will be new, unused, of most current manufacture and not discontinued, will be free of defects in materials and workmanship, will be provided in accordance with manufacturer's standard warranty for at least one (1) year unless otherwise specified, and will perform in accordance with manufacturer's published specifications.
- S.26 THE CITY'S RIGHT TO RECOVER AGAINST THIRD PARTIES. Contractor will do nothing to prejudice the City's right to recover against third parties for any loss, destruction, or damage to City property, and will at the City's request and expense, furnish to the City reasonable assistance and cooperation, including assistance in the prosecution or defense of suit and the execution of instruments of assignment in favor of the City in obtaining recovery.
- S.27 NO GUARANTEE OF WORK. Contractor acknowledges and agrees that it is not entitled to deliver any specific amount of materials or services or any materials or services at all under this Agreement and acknowledges and agrees that the materials or services will be requested by the City on an as needed basis at the sole discretion of the City. Any document referencing quantities or performance frequencies represent the City's best estimate of current requirements, but will not bind the City to purchase, accept, or pay for materials or services which exceed its actual needs.
- S.28 **OWNERSHIP.** All deliverables, services, and information provided by Contractor or the City pursuant to this Agreement (whether electronically or manually generated) including without limitation, reports, test plans, and survey results, graphics, and technical tables, originally prepared in the performance of this Agreement, are the property of the City and will not be used or released by Contractor or any other person except with prior written permission by the City.
- S.29 **USE OF NAME.** Contractor will not use the name of the City of Mesa in any advertising or publicity without obtaining the prior written consent of the City.
- S.30 **PROHIBITED ACTS.** Pursuant to A.R.S. § 38-504, a current or former public officer or employee within the last twelve (12) months shall not represent another organization before the City on any matter for which the officer or employee was directly concerned and personally participated in during their service or employment or over which they had a substantial or material administrative discretion. Further, while employed by the City and for two (2) years thereafter, public officers or employees are prohibited from disclosing or using, without appropriate authorization, any confidential information acquired by such personnel in the course of his or her official duties at the City.

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- S.31 <u>FOB DESTINATION FREIGHT PREPAID AND ALLOWED</u>. All deliveries will be FOB destination freight prepaid and allowed unless otherwise agreed.
- S.32 **RISK OF LOSS**. Contractor agrees to bear all risks of loss, injury, or destruction of goods or equipment incidental to providing these services and such loss, injury, or destruction will not release Contractor from any obligation hereunder.
- S.33 **SAFEGUARDING CITY PROPERTY.** Contractor will be responsible for any damage to City real property or damage or loss of City personal property when such property is the responsibility of or in the custody of Contractor or its employees.
- S.34 <u>WARRANTY OF RIGHTS</u>. Contractor warrants it has title to, or the right to allow the City to use, the materials and services being provided and that the City may use same without suit, trouble or hindrance from Contractor or third parties.
- PROPRIETARY RIGHTS INDEMNIFICATION. Without limiting the foregoing, Contractor will S.35 without limitation, at its expense defend the City against all claims asserted by any person that anything provided by Contractor infringes a patent, copyright, trade secret or other intellectual property right and must, without limitation, pay the costs, damages and attorneys' fees awarded against the City in any such action, or pay any settlement of such action or claim. Each party agrees to notify the other promptly of any matters to which this provision may apply and to cooperate with each other in connection with such defense or settlement. If a preliminary or final judgment is obtained against the City's use or operation of the items provided by Contractor hereunder or any part thereof by reason of any alleged infringement, Contractor will, at its expense and without limitation, either: (a) modify the item so that it becomes non-infringing; (b) procure for the City the right to continue to use the item; (c) substitute for the infringing item other item(s) having at least equivalent capability; or (d) refund to the City an amount equal to the price paid, less reasonable usage, from the time of installation acceptance through cessation of use, which amount will be calculated on a useful life not less than five (5) years, plus any additional costs the City may incur to acquire substitute supplies or services.
- S.36 **CONTRACT ADMINISTRATION.** The contract will be administered by the Purchasing Administrator and/or an authorized representative from the using department. All questions regarding the contract will be referred to the administrator for resolution. Supplements may be written to the contract for the addition or deletion of services. Payment will be negotiated and determined by the contract administrator(s).
- S.37 FORCE MAJEURE. Failure by either party to perform its duties and obligations will be excused by unforeseeable circumstances beyond its reasonable control, including acts of nature, acts of the public enemy, riots, fire, explosion, legislation, and governmental regulation. The party whose performance is so affected will within five (5) calendar days of the unforeseeable circumstance notify the other party of all pertinent facts and identify the force majeure event. The party whose performance is so affected must also take all reasonable steps, promptly and diligently, to prevent such causes if it is feasible to do so, or to minimize or eliminate the effect thereof. The delivery or performance date will be extended for a period equal to the time lost by reason of delay, plus such additional time as may be reasonably necessary to overcome the effect of the delay, provided however, under no circumstances will delays caused by a force majeure extend beyond one hundred-twenty (120) calendar days from the scheduled delivery or completion date of a task unless agreed upon by the parties.
- S.38 COOPERATIVE USE OF CONTRACT. The City has entered into various cooperative purchasing agreements with other Arizona government agencies, including the Strategic Alliance for Volume Expenditures (SAVE) cooperative. Under the SAVE Cooperative Purchasing Agreement, any contract may be extended for use by other municipalities, school districts and government agencies in the State of Arizona with the approval of Contractor. Any such usage by other entities must be in accordance with the statutes, codes, ordinances, charter and/or procurement rules and regulations of the respective government agency.

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The City currently holds Intergovernmental Governmental Agreements (IGA) with numerous governmental entities. These agreements allow the entities, with the approval of Contractor, to purchase their requirements under the terms and conditions of this Agreement.

A contractor, subcontractor or vendor or any employee of a contractor, subcontractor or vendor who is contracted to provide services on a regular basis at an individual school shall obtain a valid fingerprint clearance card pursuant to title 41, chapter 12, article 3.1. A school district governing board shall adopt policies to exempt a person from the requirements of this subsection if the person's normal job duties are not likely to result in independent access to or unsupervised contact with pupils. A school district, its governing board members, its school council members and its employees are exempt from civil liability for the consequences of adoption and implementation of policies and procedures pursuant to this subsection unless the school district, its governing board members, its school council members or its employees are guilty of gross negligence or intentional misconduct.

Additionally, Contractor will comply with the governing body's fingerprinting policy of each individual school district and public entity. Contractor, subcontractors, vendors and their employees will not provide services on school district properties until authorized by the school district.

Orders placed by other agencies and payment thereof will be the sole responsibility of that agency. The City is not responsible for any disputes arising out of transactions made by others.

- S.39 <u>FUEL CHARGES AND PRICE INCREASES</u>. No fuel surcharges will be accepted. No price increases will be accepted without proper request by Contractor and response by the City's Purchasing Division.
- S.40 **NOTICES.** All notices to be given pursuant to this Agreement must be delivered to the parties at their respective addresses. Notices may be (i) personally delivered; (ii) sent via certified or registered mail, postage prepaid; (iii) sent via overnight courier; or (iv) sent via facsimile. If provided by personal delivery, receipt will be deemed effective upon delivery. If sent via certified or registered mail, receipt will be deemed effective three (3) calendar days after being deposited in the United States mail. If sent via overnight courier or facsimile, receipt will be deemed effective two (2) calendar days after the sending thereof.
- S.41 **GOVERNING LAW, FORUM.** This Agreement is governed by the laws of the State of Arizona. The exclusive forum selected for any proceeding or suit in law or equity arising from or incident to this Agreement will be Maricopa County, Arizona.
- S.42 <u>INTEGRATION CLAUSE</u>. This Agreement, including all attachments and exhibits hereto, supersede all prior oral or written agreements, if any, between the parties and constitutes the entire agreement between the parties with respect to the work to be performed.
- S.43 **PROVISIONS REQUIRED BY LAW.** Any provision required by law to be in this Agreement is a part of this Agreement as if fully stated in it.
- S.44 **SEVERABILITY.** If any provision of this Agreement is declared void or unenforceable, such provision will be severed from this Agreement, which will otherwise remain in full force and effect. The parties will negotiate diligently in good faith for such amendment(s) of this Agreement as may be necessary to achieve the original intent of this Agreement, notwithstanding such invalidity or unenforceability.
- S.45 **SURVIVING PROVISIONS.** Notwithstanding any completion, termination, or other expiration of this Agreement, all provisions which, by the terms of reasonable interpretation thereof, set forth rights and obligations that extend beyond completion, termination, or other expiration of this Agreement, will survive and remain in full force and effect. Except as specifically provided in this Agreement, completion, termination, or other expiration of this Agreement will not release any party from any liability or obligation arising prior to the date of termination.

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S.46 A.R.S. SECTIONS 1-501 and 1-502. Pursuant to Arizona Revised Statutes Sections 1-501 and 1-502, any person who applies to the City for a local public benefit (the definition of which includes a grant, contract or loan) must demonstrate his or her lawful presence in the United States. As the Agreement is deemed a local public benefit, if Contractor is an individual (natural) person or sole proprietorship, Contractor agrees to sign and submit the necessary documentation to prove compliance with the statutes as applicable.

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DETAILED SPECIFICATIONS

- 1. **PROJECT MISSION.** The City of Mesa is dedicated to providing superior services to its customers in order to improve the quality of life for Mesa residents, businesses and visitors. The City is looking for Contractors who share that dedication and will help the City meet that goal.
- PROJECT GOAL. It is the intent of the City of Mesa to enter into a term contract with a single vendor to provide expendables, including but not limited to fasteners, related hardware, and electrical supplies commonly used for automotive and general repairs. This may include stocking service, shelving and bins, per proposal specifications.
- 3. **BACKGROUND.** It is our desire to manage expendables by tracking the purchases and having the selected vendor organize these products in a manner conducive to general business practices.
- 4. **SCOPE OF WORK.** The Contractor agrees to assume responsibility for maintaining an inventory of fasteners, related hardware & electrical supplies in the quantities and of the specific items designated by the City. Ordering and stocking to be performed on as needed basis, per the Contractor's proposal. The Contractor shall supply materials that equal or exceed the quality stated in the specifications. The Contractor shall establish an initial inventory of items requested at a minimum level equal to an estimated two (2) week supply of each item or as directed by the City. The Contractor shall maintain the inventories in an orderly fashion.

The vendor shall propose a plan to re-organize, consolidate and clean up existing fastener inventory and bin system. Vendor will provide a disposal plan for excess stock which may include credit towards upcoming orders. Vendor will work with the City to consolidate and "right size" inventory to increase productivity and minimize costs.

When requested, at no additional charge, the Contractor shall supply, assemble and maintain all replacement stock bins, shelving and labeling to include the size, grade and part number. The Contractor shall install the stock bins and shelving at locations dictated by the City. Upon completion of installation, all replacement stock bins and shelving shall become the property of the City.

All fasteners supplied under this Contract shall be delivered in packages with the following information clearly distinguishable on the box: Part number, Manufacturer's Name, Grade, Size and Quantity. A detailed packing slip shall be included with all deliveries. The packing slip as a minimum shall include the following Master Agreement (MA) and or Delivery Order (DO) number, date of order, complete list of part numbers with complete descriptions and quantities being delivered, any back-ordered quantities and an estimated delivery date of back-orders if applicable.

Vendor shall provide a sample packing slip, invoice and a quarterly report.

The vendor shall make provision in his bid for adjustments to the Contract for deletions or additions of materials and equipment as City needs dictate. This will include any future stocking locations throughout the City. The City shall monitor and approve all orders suggested by the vendor before any additions are made to the City's inventory. City staff shall also have the ability to review the City's historical usage provided by the vendor and place orders as needed for each location.

The contractor shall provide as a minimum quarterly reports on all parts usage. The report shall list part numbers, description including size and grade, unit cost, total cost, date of purchase and date of report.

The vendor shall have a comprehensive line of fasteners, related hardware and electrical supplies typically used in automotive and general repairs, including but not limited to the items listed below. City of Mesa will accept only Grade 8 fasteners which meet ASTM – A354 Grade BD.

The vendor shall accept orders via the following methods: telephone, facsimile, and electronically.

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DETAILED SPECIFICATIONS

Electronic methods can be via email or an online website maintained by the vendor.

5. PRODUCT TESTING. Periodic testing of random samples of fasteners delivered under this Contract may be performed throughout the life of this Contract. Any fasteners failing the testing as determined by an independent laboratory will result in the entire remaining stock of that particular size and grade of fastener to be immediately removed by the Contractor and replaced at no additional charge to the City. Furthermore, all costs attendant to said failed testing shall be borne by the Contractor.

Three (3) failing test reports within a twelve-month period may result in the Contract being terminated.

6. **DELIVERY.** Delivery shall be made to the location(s) contained herein no longer than two (2) days after receipt of an order. Emergency deliveries when requested shall be within one (1) day. Indicate minimum order size and costs for both routine and emergency orders. City personnel will perform receiving and inspection of all delivered products.

Delivery shall be made to the location(s) listed below. Locations may be added, changed or deleted as needed by the City during the contract.

Ship to:

Fleet Support Services (West) 310 E. 6th Street Mesa, AZ 85201 Fleet Support Services (East) 6935 E. 6th Decatur Mesa, AZ 85207

7. **INSURANCE REQUIREMENTS.** The Contractor shall maintain at all times during the term of this contract, a minimum amount of \$1 million per occurrence/\$2 million aggregate Commercial General Liability insurance, including Contractual Liability. For General Liability insurance, the City of Mesa, their agents, officials, volunteers, officers, elected officials or employees shall be named as additional insured, as evidenced by providing an additional insured endorsement.

The Contractor shall maintain at all times during the term of this contract, a minimum amount of \$1 million per occurrence Automobile Liability insurance.

The Contractor shall maintain Workers' Compensation insurance to cover obligations imposed by federal and state statute.

Prior to the execution of the Contract, the Contractor shall provide the City with a Certificate of Insurance (using appropriate ACORD certificate) SIGNED by the Issuer, applicable endorsements, and the City reserves the right to request additional copies of any or all of the above policies, endorsements, or notices relating thereto.

When the City requires a Certificate of Insurance to be furnished, the Contractor's insurance shall be primary of all other sources available. When the City is a certificate holder, the Contractor agrees that no policy shall expire, be canceled or materially changed to affect the coverage available without advance written notice to the City.

"Waiver of Subrogation". The policies required by this agreement (or contract) shall contain a waiver of transfer rights of recovery (subrogation) against City, its agents, representatives, directors, elected officials, officers, employees, and volunteers for any claims arising out of the work of Contractor."

All insurance certificates and applicable endorsements are subject to review and approval by the City's Risk Manager.

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- 1. BEGINNING AND END DATE OF INITIAL TERM. November 1, 2015 through October 31, 2018.
 - a. If the commencement of performance is delayed because the City does not execute the contract on the start date, the City may adjust the start date, end date and milestones to reflect the delayed execution.
- 2. **EXTENSION.** The City reserves the right to extend the term of this contract, provided however, that the City shall give written notice of its intentions to extend this contract no later than thirty (30) days prior to the expiration date of the contract.
- 3. **RENEWAL.** At the end of the initial term of this contract, the City may initiate renewal(s) as provided. The decision to renew a contract rests solely with the City. The City will give written notice of its intention to renew the contract no later than thirty (30) days prior to the expiration.

Two (2) one (1) year renewals possible at the City's discretion.

- 4. **PRICES.** All pricing shall be firm for the term of three (3) years, except where otherwise provided by the specifications, and include all transportation, insurance and warranty costs. The City shall not be invoiced at prices higher than those stated in any contract resulting from this proposal.
 - a. The Contractor certifies that the prices offered are no higher than the lowest price the Contractor charges other buyers for similar quantities under similar conditions. The Contractor further agrees that any reductions in the price of the goods or services covered by this proposal and occurring after award will apply to the undelivered balance. The Contractor shall promptly notify the City of such price reductions.
 - b. During the sixty (60) day period prior to the end of the contract effective date, the Contractor may submit a written request that the City increase the prices for an amount for no more than the twelve month change in the <u>Producer Price Index for 332700</u>, Seasonally Adjusted or Not Seasonally Adjusted as published by the U.S. Department of Labor, Bureau of Labor Statistics (http://www.bls.gov/ppi/home.htm). The City shall review the request for adjustment and respond in writing; such response and approval shall not be unreasonably withheld.
 - c. No fuel surcharges will be accepted. No price increases will be accepted without proper request by Contractor and response by the City's Purchasing Division.

1. **PROPOSAL SUBMISSION -** Submit **one (1) signed original** along with **three (3) copies** of the offer in a sealed container and **one (1) electronic format copy** on a CD or Thumb Drive.

In order for your proposal to be considered, the following should be included and referenced with *index* tabs: <u>DO NOT</u> use spiral binding or comb binding for your offers – 3-ring binders are preferred for large proposals.

2. PROPOSAL FORMAT

Table of Contents: Identify contents by tab and page number.

- **TAB 1 Letter of Transmittal.** A brief letter of transmittal should be submitted that includes the following information:
- 1. The proposer's understanding of the work to be performed.
- 2. A positive commitment to perform the service within the time period specified.
- 3. The names of key persons, representatives, project managers who will be the main contacts for the City regarding this project.

TAB 2 – Firm's Qualifications and Experience. (Abilities, Experience and Expertise) The following information should be included:

- 1. A statement of your qualifications, abilities, experience and expertise in providing the requested services.
- a. A description of what qualifies your company, financial and otherwise, to provide the City with these services for the required period of time, provide appropriate staffing, provide necessary resources and show a history of demonstrated competence.
- b. An assessment of the proposer's abilities to meet and satisfy the needs of the City, taking into consideration the requested services, additional services and/or expertise offered that exceed the requirements, or the Contractor's inability to meet some of the requirements of the specifications.
- c. References A minimum of three references, preferably from other public entities within the State of Arizona, for whom you have provided similar services. Include the name of entity, contact person's names, phone numbers, e-mail addresses, mailing addresses, type of service provided, dates these services were provided.
- 2. Identification of senior and technical staff to be assigned to the City. Staff named in the proposal may not be substituted without permission of the City.
- a. Resumes, including relevant experience may be included.
- TAB 3 Firm's Proposed Solution (Program Description AND Method of Approach). Clearly define the program offered and your method of approach to include, but not limited to the following criteria
- 1. Firms Proposed Solution
 - a. Proposed ordering and inventory tracking methodology.
 - b. Setup and implementation of bin, labeling and locater system.
 - c. Re-organization, clean-up & consolidation of existing inventory system
 - d. Comprehensiveness of product lines.
 - e. Quantity and packaging options
- 2. Firms Qualifications and Experience.
 - a. References.

TAB 4 - Pricing and Compensation Forms. The cost portion of the proposal should include the following criteria:

- 1. Completed and Signed Pricing and Compensation Forms.
- 2. A listing of any and all additional charges not specifically listed on the Pricing and Compensation Forms.

TAB 5 - Other Forms. The following forms should be completed and signed:

- 1. Vendor Questionnaire form
- 2. Exceptions, Confidential and Additional Materials form

RESPONSE CRITERIA

- 3. Vendor Information form
- 4. Offer and Acceptance form
- 5. Provide sample billing, packing slip and quarterly report.
- 6. W-9 Form. All responses should include a fully completed, most current W-9 form. Failure to include the W-9 will not disqualify your proposal. (http://www.irs.gov/pub/irs-pdf/fw9.pdf)
- 7. Warranty information, if required.

VENDOR QUESTIONNAIRE

GENERAL			
Years in Business providing similar services:			
Contractor's License No(s): (Submit a copy with the proposal) Number of employees at location serving this contract	Type:		
	f three (3) organizations that have received similar e should be comparable in size to Mesa's proposed		
Firm/Government Agency Name:			
Contact Person:	Phone:		
Address:	Fax:		
	E-Mail Address:		
\$ Value of Work, Supplies/Services and Dates Provide	ded:		
Firm/Government Agency Name:			
Contact Person:	Phone:		
Address:	Fax:		
	E-Mail Address:		
\$ Value of Work, Supplies/Services and Dates Provide	ded:		
Firm/Government Agency Name:			
Contact Person:	Phone:		
Address:	Fax:		
	E-Mail Address:		
\$ Value of Work, Supplies/Services and Dates Provided:			
Vehicle/ Equipment Inventory which is available for this contract:			

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Date: ____

Vendor Name___

VENDOR QUESTIONNAIRE

List any additions to equipment or personnel you	u anticipate if awarded this contract:
Subcontractors:	carrying out the obligations of any resulting contract.
Subcontractor Contact Name:	Phone:
Contractor License Type:	Type/Number:
Subcontractor Contact Name:	Phone:
Contractor License Type:	Type/Number:
List any other information which may be helpful	in determining your qualifications for this contract:
FINANCIAL	
Company Management: Provide names and ye	ars with the Company:
President:	
Controller:	
Contractor/Representative (Who would	handle this account: submit resume with proposal):
Yearly sales volume at location serving this cont	ract:
Banking References:	
Bank:	
Location:	
Officer	
Bank:	
Location:	
Officer:	
	one numbers of at least three (2) arranizations that were
company deals with on a day-to-day basis (i.e. s	one numbers of at least three (3) organizations that your suppliers)
Vendor Name	Date:

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VENDOR QUESTIONNAIRE

Firm/Government Agency Name:		
Contact Person:	Phone:	
Address:	Fax:	
	E-Mail Address:	
Supplier of:		
Firm/Government Agency Name:		
Contact Person:	Phone:	
Address:	Fax:	
	E-Mail Address:	
Supplier of:		
Firm/Government Agency Name:		
Contact Person:	Phone:	
Address:	Fax:	
	E-Mail Address:	
Supplier of:		
Insurance: Provide name of insurance carriers that	provide coverage for your company.	
Automobile:		
General/Contractor Liability:		
Bonding:		

 Vendor Name______
 Date: _______

PRICING AND COMPENSATION

Pursuant to all the contract specifications enumerated and described in this solicitation, we agree to furnish **Fasteners**, **Hardware and Electrical Supplies** to the City of Mesa at the price(s) stated below.

PRICING. Attach current price lists for each group of items. Pricing will be calculated as a percentage discount applied against the <u>manufacturer's</u> price list or the net price sheet submitted if no Manufacturer's price list applies. Discounts quoted herein are firm for the initial contract term and any subsequent renewal periods.

QUANTITIES: The representative bid items are divided into 2 parts. Specific quantities of particular items are not stated. Quantities of particular items used within the sections will vary as requirements change. For purposes of bidding the following information is offered as a guide to bidders. Amounts listed are only an estimate and the City makes no guarantee as to the actual quantities purchased under this contract.

The estimated annual percentage usage by sections is as follows:

	<u>Part II (Electrical)</u>	
75%	Section 9	40%
20%	Section 10	20%
5%	Section 11	30%
	Section 12	10%
	20%	75% Section 9 20% Section 10 5% Section 11

Vendor must be able to supply material from all categories and ship within a 48-hour period. Delivery of RUSH orders shall be within 24-hours.

Pursuant to all the contract specifications enumerated and described in this solicitation, we agree to furnish **Supply Contract for Automotive Fasteners, Related Hardware & Electrical Supplies** to the City of Mesa at the price(s) stated below.

Vendor Name	Date:	

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EXCEPTIONS, CONFIDENTIAL & ADDITIONAL MATERIALS

Pursuant to all the contract specifications enumerated and described in this solicitation, we agree to furnish **BOLTS**, **NUTS**, **SCREWS AND ELECTRICAL SUPPLIES** to the City of Mesa at the price(s)

Exhibit A "Pricing & Compensation" pages have been posted as a separate Excel document.

OFFERORS MUST respond to the Pricing & Com	pensation document
in an Excel format.	

Proposers shall indicate any and all exceptions taken to the provisions or specifications in this solicitation document.		
Vendor Name		Date:
August 25, 2015	25	RFP# 2016044

EXCEPTIONS, CONFIDENTIAL & ADDITIONAL MATERIALS

Exceptions (mark one):	
**Special Note – Any material exceptions taken to t render a Proposal Non-responsive.	he City's Standard Terms and Conditions may
No exceptions	
Exceptions taken (describeattach additional p	pages if needed)
Confidential/Proprietary Submittals (mark one):	
No confidential/proprietary materials have bee	·
proposal deemed confidential or proprietary (guarantee that disclosure will be prevented but	roposers should identify below any portion of their see S.12). Identification in this section does not that the item will be subject to review by the Offeror quests to deem the entire proposal as confidential
Additional Materials submitted (mark one):	
No additional materials have been included with	
Additional Materials attached (describeattach	additional pages if needed)
Vendor Name	Date:

VENDOR INFORMATION

Company Legal/Corporate Name:		
Doing Business As (if different than above):		
Address:		
City: State:		
Phone:	Fax:	
E-Mail Address:	Website:	
Taxpayer Identification Number:	DUNS #	
Remit to Address (if different than above):	Order from Address (if different from above):	
Address:	Address:	
City:State:Zip:	City:State:Zip:	
Contact for Questions about this proposal:		
Name:	Fax:	
Phone:	E-Mail Address:	
Day-to-Day Project Contact (if awarded):		
Name:	Fax:	
Phone:	E-Mail Address:	
Sales/Use Tax Information (check one):		
Proposer is located <u>outside</u> Arizona and <u>does</u> City will pay use tax directly to the AZ Dept of	NOT collect Arizona State Sales/Use Tax (The Revenue)	
Proposer is located <u>outside</u> Arizona <u>is authorized to collect Arizona Sales/Use Taxes</u> (The Proposer should invoice the applicable sales tax and remit to the appropriate taxing authorities)		
State Sales Tax Number: City Sales Tax Number: Sales Tax Rate:	City of:, AZ	
Proposer is located <u>in</u> Arizona (The Proposer to the appropriate taxing authorities) State Sales Tax Number:	should invoice the applicable sales tax and remit	
City Sales Tax Number:Sales Tax Rate:	City of:, AZ	
Certified Small Business Certifying Agency:		
Certified Minority, Woman or Disadvantaged	Business Enterprise Certifying Agency:	

VENDOR INFORMATION

_	· AFFIDAVIT IF: dder is a(n) LLC, Corporation or Partnershi _l	o as indicated on your W-9
	E AFFIDAVIT IF: der is a(n) Individual or Sole Proprietor as	indicated on your W-9
Contract or		City for a Local Public Benefit (defined as a Grant, ntation of one (1) of the following documents that
If mailing the that it may	he document, <u>attach a copy of the document</u>	ent and present the document to the City employee. to this Affidavit. (If the document says on its face nfidentiality that it cannot be copied, you will need and signing of the affidavit.)
1.		
2.	Print first 4 numbers/letters from license: Arizona non-operating identification Lice	nse.
	Print first 4 numbers/letters:	
3.	Birth certificate or delayed birth ce possession of the United States. Year of birth:: Place of birth:	rtificate issued in any state, territory or
4.	United States Certificate of Birth abroad.	
E	Year of birth:: Place of birth:	
5.	United States passport. Print first 4 numbers/letters on Passport:	
6.	Foreign passport with a United States Vi	
0.	Print first 4 numbers/letters on Passport	
	Print first 4 numbers/letters on Visa	
7.	I-94 form with a photograph.	
	Print first 4 numbers on I-94:	
8.	United States Citizenship & Immigi	ration Services Employment Authorization
	Document (EAD).	
	Print first 4 numbers/letters on EAD:	
9.	Refugee travel document.	
	Date of Issuance:: Refugee	
10.	United States Certificate of Naturalization	1.
	Print first 4 digits of CIS Reg. No.:	
11.	United States Certificate of Citizenship.	
40		ssuance:
12.	Tribal Certificate of Indian Blood.	Tribe:
12	Tribal or Bureau of Indian Affairs Affidav	
13.		
		o swear or affirm under penalty of perjury that I am ent I presented to establish this presence is true.
awiding pre	Sont in the Officea States and that the docum	ont i prosented to establish tills presence is tide.
Signature		Business/Company Name
Print Name	3	Verification of Attachment by City Staff Member:
Date		Signature Date

OFFER AND ACCEPTANCE

By signing and submitting this Proposal, the Vendor certifies that:

- a) It is under no legal prohibition on contracting with the City of Mesa.
- b) It has read, understands, and is in compliance with the specifications, terms and conditions stated herein, as well as its attachments, and any referenced documents.
- c) It has no known, undisclosed conflicts of interest.
- d) The prices offered were independently developed without consultation or collusion with any of the other respondents or potential respondents or any other anti-competitive practices.
- e) No offer of gifts, payments or other consideration were made to any City employee, officer, elected official, or consultant who has or may have had a role in the procurement process for the services and or goods/materials covered by this contract.
- f) It grants the City of Mesa permission to copy all parts of this response, including without limitation any documents and/or materials copyrighted by the respondent, for Mesa's internal use in evaluating respondent's offer, or in response to a public records request under Arizona's public records law (A.R.S. §39-121 et. seq.) or other applicable law, subpoena, or other judicial process; provided that Mesa agrees not to change or delete any copyright or proprietary notices.
- g) Under the provisions of A.R.S. §41-4401, respondent hereby warrants to the City that the respondent and each of its subcontractors ("Subcontractors") will comply with, and are contractually obligated to comply with, all Federal Immigration laws and regulations that relate to their employees and A.R.S. §23-214(A) (hereinafter "Contractor Immigration Warranty").
- h) Under the provisions of A.R.S. §35-392, respondent certifies that they are not in violation of section 6(j) of the Federal Export Administration Act and barred by the State of Arizona from selling to the City.
- i) Under the provision of A.R.S. §35-391 and §35-393, respondent certifies that they do not have Scrutinized Business Operations in Sudan or Iran.
- It will provide the materials or services specified in compliance with all Federal, State, and Local Statutes and Rules if awarded by the City.
- k) It is current in all obligations due to the City.
- I) It will accept such terms and conditions in a resulting contract if awarded by the City.
- m) The signatory is an officer or duly authorized agent of the respondent with full power and authority to submit binding offers for the goods or services as specified herein.

ACCEPTED AND AGREED TO:

Company Name:		
Signature:		
Printed Name:		
Title:		
Date:		
ACCEPTANCE OF OFFER:		
The offer is hereby accepted. The Contractor is now bound Contract, including all terms and conditions, specifications, referred to as Contract Number 2016044.	•	
Term (if different than stated in the Milestones)	through	
Awarded this day of, 20		
Edward Quedens, CPPO, C.P.M. As Business Services Director		

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EXCEPTIONS, CONFIDENTIAL & ADDITIONAL MATERIALS

Proposers shall indicate any and all exceptions taken to the provisions or specifications in this solicitation document. Exceptions that surface elsewhere and that do not also appear under this section shall be considered invalid and void and of no contractual significance.

Other Forms or Documents: If the City is required by the awarded Respondent to complete and execute any other forms or documents in relation to this Solicitation, the terms, conditions, and requirements in this Solicitation shall take precedence to any and all conflicting or modifying terms, conditions or requirements of the Respondents forms or documents.

Exception	Exceptions (mark one):	
	Il Note – Any material exceptions taken to the City's Specifications and/or Standard Terms additions may render a Proposal Non-responsive.	
	No exceptions	
	Exceptions taken (describeattach additional pages if needed)	
Confide	ntial/Proprietary Submittals (mark one):	
	No confidential/proprietary materials have been included with this proposal	
	Confidential/Proprietary materials included. Proposers should identify below any portion of their proposal deemed confidential or proprietary (see S.12). Identification in this section does not guarantee that disclosure will be prevented but that the item will be subject to review by the Offeror and the City prior to any public disclosure. Requests to deem the entire proposal as confidential will not be considered.	
Addition	and Materials submitted (mark ene):	
Addition	nal Materials submitted (mark one):	
	No additional materials have been included with this proposal	
	Additional Materials attached (describeattach additional pages if needed)	
Vendor N	Name Date:	

August 25, 2015 30 RFP # 2016044

VENDOR INFORMATION

Company Legal/Corporate Name:		
Doing Business As (if different than above):		
Address:		
City: State:	Zip:	
Phone:	Fax:	
E-Mail Address:	Website:	
DUNS #	State of Incorporation:	
Remit to Address (if different than above):	Order from Address (if different from above):	
Address:	Address:	
City:State:Zip:	City:State:Zip:	
Contact for Questions about this proposal:		
Name:	Fax:	
Phone:	E-Mail Address:	
Day-to-Day Project Contact (if awarded):		
Name:	Fax:	
Phone:	E-Mail Address:	
Sales/Use Tax Information (check one): Proposer is located outside Arizona and does NOT collect Arizona State Sales/Use Tax (The City will pay use tax directly to the AZ Dept of Revenue) Proposer is located outside Arizona is authorized to collect Arizona Sales/Use Taxes (The Proposer should invoice the applicable sales tax and remit to the appropriate taxing authorities) State Sales Tax Number: City Sales Tax Number: City of: , AZ Sales Tax Rate:		
Proposer is located in Arizona (The Proposer is to the appropriate taxing authorities) State Sales Tax Number: City Sales Tax Number: Sales Tax Rate: Certified Small Business Certifying Agency:	should invoice the applicable sales tax and remit City of:, AZ	
Certified Minority, Woman or Disadvantaged	Business Enterprise Certifying Agency:	

VENDOR INFORMATION

	AFFIDAVIT IF: oposer is a(n) LLC, Corporation or Partners	hip as indicated on your W-9
	E AFFIDAVIT IF: oposer is a(n) Individual or Sole Proprietor	as indicated on your W-9
Contract or		City for a Local Public Benefit (defined as a Grant, ntation of one (1) of the following documents that
If mailing the that it may	he document, <u>attach a copy of the document</u>	ent and present the document to the City employee. to this Affidavit. (If the document says on its face infidentiality that it cannot be copied, you will need and signing of the affidavit.)
1.		
2	Print first 4 numbers/letters from license: Arizona non-operating identification Lice	
2.	Print first 4 numbers/letters:	nse.
3.	Birth certificate or delayed birth ce possession of the United States.	rtificate issued in any state, territory or
4.	Year of birth:: Place of birth: United States Certificate of Birth abroad.	
т.	Year of birth: : Place of birth:	
5.	United States passport.	
	Print first 4 numbers/letters on Passport:	
6.	Foreign passport with a United States Vis	sa.
	Print first 4 numbers/letters on Passport	
	Print first 4 numbers/letters on Visa	
7.		
_	Print first 4 numbers on I-94:	
8.		ation Services Employment Authorization
	Document (EAD).	
0	Print first 4 numbers/letters on EAD:	
9.	Refugee travel document.	Country
10	Date of Issuance:: Refugee United States Certificate of Naturalization	
10.	Print first 4 digits of CIS Reg. No.:	ı .
11	United States Certificate of Citizenship.	
'''		ssuance:
12.	Tribal Certificate of Indian Blood.	
		Tribe:
13.	Tribal or Bureau of Indian Affairs Affidavi	
	Year of Birth:: Place of Birth:	
In accordar	ace with the requirements of Arizona Law I do	swear or affirm under penalty of perjury that I am
		ent I presented to establish this presence is true.
Signature		Business/Company Name
Print Name		Verification of Attachment by City Staff Member:
Date		Signature Date

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OFFER AND ACCEPTANCE

By signing and submitting this Proposal, the Vendor certifies that:

- a) It is under no legal prohibition on contracting with the City of Mesa.
- b) It has read, understands, and is in compliance with the specifications, terms and conditions stated herein, as well as its attachments, and any referenced documents.
- c) It has no known, undisclosed conflicts of interest.
- d) The prices offered were independently developed without consultation or collusion with any of the other respondents or potential respondents or any other anti-competitive practices.
- e) No offer of gifts, payments or other consideration were made to any City employee, officer, elected official, or consultant who has or may have had a role in the procurement process for the services and or goods/materials covered by this contract.
- f) It grants the City of Mesa permission to copy all parts of this response, including without limitation any documents and/or materials copyrighted by the respondent, for Mesa's internal use in evaluating respondent's offer, or in response to a public records request under Arizona's public records law (A.R.S. §39-121 et. seq.) or other applicable law, subpoena, or other judicial process; provided that Mesa agrees not to change or delete any copyright or proprietary notices.
- g) Under the provisions of A.R.S. §41-4401, respondent hereby warrants to the City that the respondent and each of its subcontractors ("Subcontractors") will comply with, and are contractually obligated to comply with, all Federal Immigration laws and regulations that relate to their employees and A.R.S. §23-214(A) (hereinafter "Contractor Immigration Warranty").
- h) Under the provisions of A.R.S. §35-392, respondent certifies that they are not in violation of section 6(j) of the Federal Export Administration Act and barred by the State of Arizona from selling to the City.
- It will provide the materials or services specified in compliance with all Federal, State, and Local Statutes and Rules if awarded by the City.
- j) It is current in all obligations due to the City.

ACCEPTED AND AGREED TO:

As Business Services Director

- k) It will accept such terms and conditions in a resulting contract if awarded by the City.
- I) The signatory is an officer or duly authorized agent of the respondent with full power and authority to submit binding offers for the goods or services as specified herein.

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CITY OF MESA CONTRACT NO. 2016044

CITY OF MESA, an Arizona municipal corporation ("City")

Department Name:	City of Mesa – Purchasing Department	
USPS Address:	P.O. Box 1466	
	Mesa, AZ 85211-1466	
Delivery Address:	20 E. Main St., Suite 400	
	Mesa, AZ 85201	
Attention:	Darryl Woodson, Senior Procurement Officer	
Telephone:	(480) 644-3261	
Facsimile:	(480) 644-2655	
Email:	darryl.woodson@MesaAZ.gov	

AND

Company Name:	
USPS Address:	
Delivery Address:	
Attention:	Name & Title
Telephone:	(), Ext
Facsimile:	()
Email:	

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APPENDIX A

CITY OF MESA AGREEMENT PURSUANT TO SOLICITATION

This Agreement ("Agreement") pursuant to a solicitation	is made and entered into this	day of
September XX, 2015, by and between the City of Mesa,	Arizona, an Arizona municipal corp	oration
(" <u>City</u> "), and, a(n)	corporation/company/natural	person
(" <u>Contractor</u> "). The City and Contractor are each a " <u>Party</u> " to		ties" to
the Agreement.		

RECITALS

- A. The City issued Solicitation Number 2016044 ("Solicitation") on August 20, 2015 for Fasteners, Hardware and Electrical Supplies, to which Contractor provided a response ("Response"); and
- B. The City selected Contractor's Response as being in the best interest of the City and wishes to engage Contractor in providing the services/ materials described in the Solicitation and Response.

In consideration of the reciprocal promises contained in the Agreement, and for other valuable and good consideration, which the Parties acknowledge the receipt and sufficiency of, the Parties agree to the following Terms & Conditions.

TERMS & CONDITIONS

- 1. <u>Term.</u> This Agreement is for a term of Three (3) years beginning on November 1, 2015 and ending on October 31, 2018. The use of the word "<u>Term</u>" in the Agreement includes the aforementioned period as well as any applicable extensions agreed upon by the Parties in accordance with this Section 1.
 - **Renewal.** On the mutual written agreement of the Parties, the Term may be renewed up to a maximum extension period of two 1 year terms. Any renewal will be a continuation of the same terms and conditions as in effect immediately prior to the expiration of the then-current term.
 - 1.2 Extension for Procurement Processes. Upon the expiration of the initial Term of this Agreement, including any renewals permitted herein, at the City's sole discretion this Agreement may be extended on a month-to-month basis for a maximum of six (6) months to allow for the City's procurement processes in the selection of a Contractor to provide the services/materials provided under this Agreement. The City will notify the Contractor in writing of its intent to extend the Agreement at least thirty (30) calendar days prior to the expiration of the Term. Any extension under this Subsection 1.2 will be a continuation of the same terms and conditions as in effect immediately prior to the expiration of the then-current term.
- 2. Scope of Work. During the Term of the Agreement, Contractor will provide the necessary staff, services and associated resources to provide the City with the services, materials, and obligations attached to this Agreement as Exhibit A ("Scope of Work") Contractor will be responsible for all costs and expenses incurred by Contractor that are incident to the performance of the Scope of Work unless otherwise stated in Exhibit A. Contractor will supply all equipment and instrumentalities necessary to perform the Scope of Work. If set forth in Exhibit A, the City will provide Contractor's personnel with adequate workspace and such other related facilities as may be required by Contractor to carry out the Scope of Work.

August 25, 2015 35 RFP # 2016044

3. Payment.

- 3.1 <u>General</u>. Subject to the provisions of the Agreement, the City will pay Contractor the sum(s) described in **Exhibit B** ("Pricing and Compensation") in consideration of Contractor's performance of the Scope of Work during the Term. Contractor acknowledges the City may, at its option and where available: (i) use a MasterCard Procurement Card to place and make payment for orders under the Agreement; and (ii) use the Internet to communicate with Contractor and to place orders as permitted under this Agreement.
- 3.2 <u>Invoices</u>. Payment will be made to Contractor in the manner described in **Exhibit B** following the City's receipt of a properly completed invoice. Any issues regarding billing or invoicing must be directed to the City Department/Division requesting the service or material from the Contractor. A properly completed invoice must contain, at a minimum, all of the following:
 - a. Contractor name, address, and contact information;
 - b. City billing information;
 - c. City contract number as listed on the first page of the Agreement;
 - d. Invoice number and date;
 - e. Payment terms;
 - f. Date of service or deliver;
 - g. Description of materials or services provided;
 - h. If materials provided, the quantity delivered, pricing of each unit, and freight charges (as applicable);
 - i. If applicable, mileage or travel costs; and
 - j. Total amount due.
- 3.3 Payment of Funds. Payment will be made to Contractor by either: (i) Purchase Order when Contract Amount will be paid to Contractor as a one-time payment; (ii) Direct Order off of a Master Agreement when multiple payments totaling the Contract Amount will be made to Contractor; (iii) a MasterCard Procurement Card; or (iv) as otherwise stated in Exhibit B.

3.4 Availability of Funds.

- a. The City's payment of any funds to Contractor under the Agreement is contingent upon the availability of funds by the City for disbursement as described in the Mesa Standard Terms and Conditions S.21 that is attached to the Agreement as **Exhibit C**. The City is the sole judge and authority as to the availability of funds under the Agreement.
- b. If any action is taken by any state or federal agency, or any other agency or instrumentality to suspend, decrease, or terminate its fiscal obligations that in any way affect the Agreement, the City may amend, suspend, decrease, or terminate its obligations under the Agreement. The City will provide written notice of the effective date of any suspension, amendment, or termination based upon the availability of funds at least ten (10) days in advance; any payment to Contractor based on such suspension or termination will be paid in accordance with the Mesa Standard Terms and Conditions S.22 that is attached to the Agreement as **Exhibit C**.

- 3.5 <u>Disallowed Costs, Overpayment.</u> If at any time the City determines that a cost for which payment was made to Contractor is a disallowed cost, such as an overpayment or a charge for materials/service not in accordance with the Agreement, the City will notify Contractor in writing of the disallowance; such notice will state the means of correction which may be, but is not limited to, adjustment of any future claim/invoice submitted by Contractor in the amount of the disallowance, or to require repayment of the disallowed amount by Contractor. Contractor will be provided with the opportunity to respond to the notice.
- 4. <u>Cooperative Purchasing</u>. The City participates in cooperative purchasing with other governmental entities as set forth in the Mesa Standard Terms and Conditions S.38 that is attached to the Agreement as Exhibit C. *If Contractor does not wish to allow access to the Solicitation and the Agreement by other governmental entities for a cooperative purchase, Contractor must have stated so in its Response.* In the absence of a statement to the contrary in the Response, the Parties agree that it is assumed that Contractor wishes to grant other governmental agencies access to the Solicitation and the Agreement for cooperative purchasing.
- 5. Requirements Contract. Contractor acknowledges and agrees that the Agreement is a requirements contract; the Agreement does not guarantee any purchases will be made (minimum or maximum). Orders will only be placed when the City identifies a need and issues a purchase order or a written notice to proceed. The City reserves the right to cancel purchase orders or a notice to proceed within a reasonable period of time of issuance; any such cancellation will be in writing. Should a purchase order or notice to proceed be canceled, the City agrees to reimburse Contractor for any actual and documented costs incurred by Contractor. The City will not reimburse Contractor for any avoidable costs incurred after receipt of cancellation including, but not limited to, lost profits, shipment of product, or performance of services.
- 6. <u>Insurance</u>. Contractor must obtain and maintain at its expense throughout the Term of the Agreement, at a minimum, the types and amounts of insurance set forth in this Section from insurance companies authorized to do business in the State of Arizona; the insurance must cover all operations and services performed by Contractor under the Agreement. For any insurance required under the Agreement, Contractor will name the City of Mesa, its agents, representatives, officials, volunteers, officers, elected officials, and employees as additional insureds, as evidenced by providing an additional insured endorsement.
 - 6.1 Nothing in this Section 6 limits Contractor's responsibility to the City. The insurance requirements herein are minimum requirements for the Agreement and in no way limit the indemnity promise(s) contained in the Agreement.
 - 6.2 City does not warrant that the minimum limits contained herein are sufficient to protect Contractor and subcontractor(s) from liabilities that might arise out of the performance of the Scope of Work under the Agreement by Contractor, its agents, representatives, employees, or subcontractor(s). Contractor is encouraged to purchase additional insurance as Contractor determines may be necessary.
 - **6.3** Each insurance policy required under the Agreement must be in effect at or prior to the execution of the Agreement and remain in effect for the Term of the Agreement including any warranty periods.
 - 6.4 Prior to the execution of the Agreement, Contractor will provide City with a Certificate of Insurance (using an appropriate ACORD certificate) signed by the issuer with applicable

- endorsements. The City reserves the right to request additional copies of any or all of the policies, endorsements, or notices relating thereto that are required under the Agreement.
- When the City requires a Certificate of Insurance to be furnished, Contractor's insurance is primary of all other sources available. When the City is a certificate holder, Contractor agrees that no policy will expire, be canceled, or be materially changed to affect the coverage available without advance written notice to the City.
- 6.6 The policies required by the Agreement must contain a waiver of transfer rights of recovery (waiver of subrogation) against the City, its agents, representatives, officials, volunteers, officers, elected officials, and employees for any claims arising out of the work of Contractor.
- 6.7 All insurance certificates and applicable endorsements are subject to review and approval by the City's Risk Manager.
- Types and Amounts of Insurance. Contractor must obtain and retain throughout the term of the Agreement, at a minimum, the following:
 - a. Worker's compensation insurance in accordance with the provisions of Arizona law. IF CONTRACTOR OPERATES WITH NO EMPLOYEES, CONTRACTOR MUST PROVIDE WRITTEN PROOF TO THE CITY HE/SHE HAS NO EMPLOYEES. IF EMPLOYEES ARE HIRED DURING THE COURSE OF THIS AGREEMENT, CONTRACTOR MUST PROCURE WORKER'S COMPENSATION IN ACCORDANCE WITH THE PROVISIONS OF ARIZONA LAW.
 - b. The Contractor shall maintain at all times during the term of this contract, a minimum amount of \$1 million per occurrence/\$3 million aggregate Commercial General Liability insurance, including Contractual Liability. For General Liability insurance, the City of Mesa, their agents, officials, volunteers, officers, elected officials or employees shall be named as additional insured, as evidenced by providing an additional insured endorsement.
 - c. Automobile liability, bodily injury and property damage with a combined single limit of \$1 million including owned, hired and non-owned autos.
 - d. The Contractor shall maintain at all times during the term of this contract, a minimum amount of \$1 million per occurrence Professional Liability insurance.
 - e. The Contractor shall maintain Workers' Compensation insurance to cover obligations imposed by federal and state statute.
- 7. <u>Notices.</u> All notices to be given pursuant to the Agreement will be delivered to the addresses listed on Page 1 of this Agreement. Notice will be delivered pursuant to the requirements set forth the Mesa Standard Terms and Conditions S.40 that is attached to the Agreement as **Exhibit C**.
- **8.** Representations of Contractor. To the best of Contractor's knowledge, Contractor agrees that:

- a. Contractor has no obligations, legal or otherwise, inconsistent with the terms of the Agreement or with Contractor's undertaking of the relationship with the City;
- b. Performance of the services called for by the Agreement do not and will not violate any applicable law, rule, regulation, or any proprietary or other right of any third party;
- c. Contractor will not use in the performance of Contractor's responsibilities under the Agreement any proprietary information or trade secret of a former employer of its employees (other than City, if applicable); and
- d. Contractor has not entered into and will not enter into any agreement, whether oral or written, in conflict with the Agreement.
- 9. <u>Mesa Standard Terms and Conditions</u>. Exhibit C to the Agreement is the Mesa Standard Terms and Conditions as modified by the Parties, which are incorporated by reference into the Agreement as though fully set forth herein. In the event of any inconsistency between the terms of the Agreement and the Mesa Standard Terms and Conditions, the language of the Agreement will control. The Parties or a Party are referred to as a "party" or "parties" in the Mesa Standard Terms and Conditions. The Term is referred to as the "term" in the Mesa Standard Terms and Conditions.
- 10. <u>Counterparts and Facsimile or Electronic Signatures.</u> This Agreement may be executed in two (2) or more counterparts, each of which will be deemed an original and all of which, taken together, will constitute one agreement. A facsimile or other electronically delivered signature to the Agreement will be deemed an original and binding upon the Party against whom enforcement is sought.
- 11. <u>Incorporation of Recitals and Exhibits</u>. All Recitals and Exhibits to the Agreement are hereby incorporated by reference into the Agreement as if written out and included herein. In the event of any inconsistency between the terms of the body of the Agreement and the Exhibits, the language of the Agreement will control.
- **12.** <u>Attorneys' Fees.</u> The prevailing Party in any litigation arising out of the Agreement will be entitled to the recovery of its reasonable attorney's fees, court costs, and other litigation related costs and fees from the other Party.
- **13.** Additional Acts. The Parties agree to execute promptly such other documents and to perform such other acts as may be reasonably necessary to carry out the purpose and intent of the Agreement.
- **14.** <u>Headings</u>. The headings of the Agreement are for reference only and will not limit or define the meaning of any provision of the Agreement.

APPENDIX A

, an	(business entity/individual)
Signature:	
Name:	
Title:	
City of Mesa, an Arizona mur	nicipal corporation
Signature:	Edward Quedens, CPPO, C.P.M.

Exhibit List

- A. Scope of Work OR Detailed Specifications
 B. Pricing and Compensation
 C. Mesa Standard Terms & Conditions

EXHIBIT A SCOPE OF WORK OR DETAILED SPECIFICATIONS (TO BE INSERTED AT TIME OF AWARD)



EXHIBIT B PRICING AND COMPENSATION

(TO BE COMPLETED AT TIME OF AWARD)



EXHIBIT C MESA STANDARD TERMS AND CONDITIONS

(TO BE INSERTED AT TIME OF AWARD)



CUT ALONG THE LINE AND AFFIX TO THE FRONT OF YOUR PROPOSAL CONTAINER ------ For US Mail ------SEALED PROPOSAL Submitted by: Company Name: Address: City, State, Zip: RFP # 2016044 Fasteners, Hardware and Electrical Supplies. Due Date: September 16, 2015 at 3:00 p.m. City of Mesa Attn: Purchasing 20 E. Main St., Suite 400 Mesa, AZ 85201 ------ For Hand Deliveries, FEDEX, UPS or Other Courier Services -------**SEALED PROPOSAL**

Submitted by: Company Name:	
Address:	
City State Zip:	

RFP # 2016044 Fasteners, Hardware and Electrical Supplies.

Due Date: September 16, 2015, at 3:00 p.m.

City of Mesa Attn: Purchasing 20 E. Main St., Suite 400 Mesa, AZ 85201

------- For Hand Deliveries, FEDEX, UPS or Other Courier Services -------------